



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/599,487	09/29/2006	Seiji Yamamoto	051223-110922	9685
27148 7590 08/04/2011 POL SINELLI SHUGHART PC 700 W. 47TH STREET SUITE 1000 KANSAS CITY, MO 64112-1802				
EXAMINER SANTOS, JOSEPH M				
ART UNIT 3737		PAPER NUMBER		
NOTIFICATION DATE 08/04/2011		DELIVERY MODE ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

uspt@polsinelli.com

Office Action Summary

Application No.

10/599,487

Applicant(s)

YAMAMOTO ET AL.

Examiner

JOSEPH M. SANTOS

Art Unit

3737

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 14 May 2010.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-6 and 8-13 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-6, 8-13 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftperson's Patent Drawing Review (PTO-912)
- 3) ☒ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 05/14/2010 has been entered.

Claim Objections

2. Claims 12 and 13 are objected to because of the following informalities: The preamble of claims 12 and 13 should be amended to properly set forth the dependency from the non-transitory computer readable medium set forth in claim 11. Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims **1-6, 8-9, 11-13** are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 1, line 17 and in claim 11, line 14, "the three dimensional model" lacks antecedent basis. In claim 1 it is unclear as to how one would "estimate displacement and distortion at a portion whose three-dimensional position is not known".

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

5. Claims **1-6, 8-13** are rejected under 35 U.S.C. 103(a) as being unpatentable over Grimson (US 5,999,840), in view of Shahidi (US 2001/0016684) in view of Ferrant et al ("Registration of 3-D Intraoperative MR Images of the Brain Using a Finite-Element biomechanical Model").

Grimson teaches a system and method having a first acquisition means that optically measures a surface of an operation site during surgery and that acquires first position information representing a three-dimensional position of each of points on the surface of the operation site (Fig. 1 element 116 and Column 5, lines 38-42). Grimson, further teaches a second acquisition means that measures a portion of the operation site (Fig 1, element 106 and Column 4, lines 52-57) with ultrasonic waves (Column 5, lines 29-37) during surgery and that acquires second position information representing a three-dimensional position of each of points in the portion of the operation site (Column 5, lines 22-24). Grimson et al does not teach that the second acquisition means measure an

unexposed portion (within the brain) of the operation site. Shahidi, in the same field of endeavor, teaches a surgical navigation system has a computer with a memory and display connected to a surgical instrument or pointer and position tracking system, so that the location and orientation of the pointer are tracked in real time and conveyed to the computer. The computer memory is loaded with data from an MRI, CT, or other volumetric scan of a patient, and this data is utilized to dynamically display 3-dimensional perspective images in real time of the patient's anatomy from the viewpoint of the pointer. The images are segmented and displayed in color to highlight selected anatomical features and to allow the viewer to see beyond obscuring surfaces and structures. The displayed image tracks the movement of the instrument during surgical procedures. The instrument may include an imaging device such as an endoscope or ultrasound transducer (See Fig. 1), and the system displays also the image for this device from the same viewpoint, and enables the two images to be fused so that a combined image is displayed. The system is adapted for easy and convenient operating room use during surgical procedures. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to expand the invention of Grimson to model and register images acquired within the brain with pre-acquired three dimensional tomographic images in order to further enhanced surgical practices inside the brain by providing real time updates of the brain structures. In addition, it would have been obvious to attach the laser unit in a mounted surgical probe to be able to acquired images inside the brain, as shown by Shahidi. Grimson, further disclose correction means that, based on the first position information acquired by said first acquisition means and the second position information acquired by said second acquisition means correcting apposition of a portion whose three dimensional position is known by the first position information and the second position information in a three dimensional model of the operation site (see for example col. 6, lines 30-53). However, Grimson fail to disclose to estimating a displacement and distortion of a portion that is not known in the three

dimensional model (i.e. a portion of the brain) and re-correcting the three-dimensional model of the operation site by the use of a finite element method. In the same field of endeavor Ferrant discloses a method of registration of 3-D intraoperative MR Images of the Brain using a Finite-Element biomechanical model in which based on a three dimensional model showing brains shifts, an algorithm tracks key surface of objects and then, the volumetric deformations of the brain are adjusted (i.e. 3D model) using a biomechanical finite-element model (see Abstract). In addition, boundary surfaces of the model of the brain can be estimated and adjusted. Therefore, it would have been obvious to one skilled in the art to have further modified Grimson with the teachings of Ferrant to provide an estimation and re-correction step showing brain shift using a finite-element method in order to improve surgical visualization of the brain.

As per claim 2, Grimson et al. further teach a first means for acquisition (Fig.1 element 116) which could be the same mean as laser camera 110 (Column 5, lines 40-43). Grimson et al further teaches element 110 scan the surface of the operation site with laser light, and detecting means and receiving laser light reflected by the surface of the operation site, thereby detecting a three-dimensional position of a portion on which the laser light is irradiated, on the surface of the operation site, and an operation of detecting the three-dimensional position by said detecting means is carried out repeatedly while scanning each of the points on the surface of the operation site with laser light, thereby acquiring the first position information.

As per claim 3, Grimson et al. further teach said first acquisition means (Fig 1. element 116) further comprises image pickup means producing images of the surface of the operation site (Column 5, lines 16-24), and said correction means is provided so as to estimate displacement and distortion at each of the points in the operation site also using images produced by said image pickup means.

As per claim 4, Grimson et al further teach the limitations of said second acquisition means (Fig 1, element 106) comprises a probe (Fig 1, element 110) that transmits ultrasonic waves to the operation site and receives ultrasonic

waves reflected by the points in the portion of the operation site, and conversion means that converts the ultrasonic waves received by the probe to tomographic images, and said second acquisition means is provided so as to acquire the second position information by obtaining the three-dimensional position of each of the points on the ultrasonic tomographic images obtained by said conversion means (Column 5, lines 29-36). Grimson et al. disclose the element 116 could be the same as laser scanning unit 110 (Column 5, lines 40-42) which the laser scanning unit.

As per claim 5, Grimson et al. further teach a said first acquisition means comprises a scanning device (Fig 1, element 116), and scanning the surface of the operation site with laser light and detecting means and receiving laser light reflected by the surface of the operation site, thereby detecting a three-dimensional position of a portion on which the laser light is irradiated, on the surface of the operation site (Column 5, lines 40-43) and (Column 5, lines 16-24) Grimson et al. teaches said first acquisition means also detects the three-dimensional position of the probe of said second acquisition means; and said second acquisition means obtains, based on the three-dimensional position of the probe detected by said first acquisition means, the three-dimensional position of each of the points on the ultrasonic tomographic image (Column 4, lines 33-35) (Column 5, lines 40-42) and (Column 4, lines 3-6).

As per claim 6, Grimson et al further teach the limitations of the high-definition tomographic image are an MRI image produced by nuclear magnetic resonance-computed tomography (Column 3, lines 24-27).

As per claim 8, Grimson et al. further teach wherein when the plurality of high-definition tomographic images are produced before a surgical operation, at least three first marks are applied on the periphery of the operation site, and at the time of the surgical operation, at least three second marks are applied to the vicinities of the operation site; said first acquisition means further acquires mark position information that represents respective three-dimensional positions of the first marks and the second marks; said correction means carries out, based on

the mark position information acquired by said first acquisition means, and positions of image portions corresponding to the first marks on the high-definition tomographic image, alignment of the high-definition tomographic image and the first position information and the second position information (Column 3 line 65 to column 4 line 11) visualizations of the patient in the operating room (Column 1, lines 61-64).

As per claim 9, Grimson et al further teach the limitations of operation of acquiring the first position information by said first acquisition means, acquiring the second position information by said second acquisition means, correcting the plurality of high-definition tomographic images by said correction means, and displaying the high-definition tomographic images by said display means is carried out repeatedly during the surgical operation (Column 2, lines 42-45).

As per claim 11, the modified Grimson further teaches an image data processor (Fig 1. element 118) is an IBM RS6000 or IBM PVS in conjunction with a Sun Sparc 10 (Column 5, lines 48-50). , Grimson et al., shows that the image processor unit 118 is an equivalent structure known in the art. Therefore, because these two elements with embedded programs were art recognized equivalents at the time of the invention was made; one of ordinary skill in the art would have found it obvious to substitute the image processor unit with an embedded program for a "surgical operation program that causes a computer".

As per claim 12, Ferrant clearly discloses a registration procedure using the Finite-Element Model that has been adjusted and the acquired 3-D MR images.

As per claim 13, Shahidi discloses a probe that acquires images inside of the brain as disclosed above.

Response to Arguments

6. Applicant's amendments to the claims are sufficient to overcome the objection to the Abstract and the 35 USC 101 rejection set forth in the previous Office Action.
7. Applicant's arguments filed 05/14/2010 have been fully considered but they are moot in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Miga et al (2005/0101855) which discloses a method of compensation of intra-operative brain shifts of a living subject..

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOSEPH SANTOS whose telephone number is 571-270-7782. The examiner can normally be reached on Monday through Thursday 7:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THU NGUYEN can be reached on 571-272-6967. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 3737

/J.S./

Examiner, Art Unit 4155

/BRIAN CASLER/

Supervisory Patent Examiner, Art
Unit 3737